Gloria Lopez	U.S. DISTRICT COURT DISTRICT OF NEW MEXICO
name <b>v</b>	2021 OCT -1 PM 3:56
317 Cadena St.	CLERK-LAS CRUCES
Berino NM. 88024	
UNITED STATES	S DISTRICT COURT CT OF NEW MEXICO
Gloria Lopez, Plaintiff (Full Name)	CASE NO. 21-W-9100-CG  (To be supplied by the Clerk)
V.	
Defendant(s)  U.S. Postal Service,  Elvia Consuelo Antunez	CIVIL RIGHTS COMPLAINT PURSUANT TO 42 U.S.C.§1983
A. JURISE	DICTION
who presently resides at 311 Cader	na address or place of confinence
(Position and title, if any) alleged in this complaint arose, was this Yes No If your answer is	, and is employed as  ost Office. At the time the claim(s)  s defendant acting under color of state law?  s "Yes", briefly explain:  yard cleaning under the hot sun  s to work, While another
VE 2 2/79	

3) Defendant U.S. Postal Service is a citizen of Name of second defendant)  [6 1 405. Hwy 28 La Hesa N.M., and is employed as
(City, State)
( Position and title, if any)  alleged in this complaint arose, was this defendant acting under color of state.  Yes No If your answer is "Yes", briefly explain:
(Use the back of this page to furnish the above information for additional defendants.)
4) Jurisdiction is invoked pursuant to 28 U.S.C. §1343(3), 42U.S.C. §1983. (If you wish to assert Jurisdiction under different or additional statutes, you may list them below.)
This case needs retaliation. I was under terrible work harassment, humiliations and
discrimination acts. I witnessed crime fraud managementabusement. I was a victim of a felony act, months prior to le me without a B. NATURE OF THE CASE
1) Briefly state the background of your case.  I Gloria Lopez, was left without my job for not
I Gloria Lopez, was left without my job for not wanting to participate in fraud and erime acts, against customers and the Postal Service.
On Ward 17th. 2016, Postmaster,
Elvia Consuelo Antunez, left me without my job
and used her partner in crime, as a witness, Carrier Rodolfo Uribe.
Carrier Kodolto Ulive.

## C. CAUSE OF ACTION

 I allege that the following of my constitutional rights, privileges or immunities have been violated and that the following facts form the basis for my allegations: (If necessary, you may attach up to two additional pages (8 1/2" x 11") to explain any allegation or to list additional supporting facts.

The cause of doing all kind of abusement against me, is for informing the delinquency and crime activities.

(2) Supporting Facts: (Include all facts you consider important, including names of persons involved, places and dates. Describe exactly how each defendant is involved. State the facts clearly in your own words without citing leagl authority or argument.)

Mr. Paul Pantója Mr. Robert Ponce, Mr. Bryan Smith and Mr. Wes Redmond, All these management Postal employees were informed of the abosement and crime activites. They were informed sense 2014.

B)(1) Count II:

(2) Supporting Facts:

I have, text messages letters, emails, pictures, audio recordings. A Doctor notice of Mach, 17, 2016 1) A)(1)

On October 5, 2015 is when Postmaster Elvia Conscielo Antunez, told me what she wanted from me.

I was threatened inside the postal office, she wanted a resignation letter and for me to leave, or else she going to turn me in to immigration and she was going to used her word power to leave me without my postal carrier. I recorded the treat.

I opened an EEO case No. 4E-852-0005-16, for the trat. at mediation on Jan. 4 2016, Posmoster Antunez denied everything and called me a liar.

She violated the agreement and did not stoped the work harassment. She hired anothe clerk to help her with the abusement and to gave her my work hours.

Clerk, Elisa Madrid was now doing the work harassment when Ms. Antonez was not in the Office.

On Wach 18 2016, I received a text massage informing me that I was notonger a postal employee and to turn in my Keys and bach. 1) A)(1)

This same day Mach 18, 2016 I was also left without my pay for the last two weeks that I work in the La Mesa Post Office.

On April 15, 2016, I received anothe text message sending me the amount of one of my checks.

Postmaster Antonez opened my mail and did not used the PO. Box 213, that a was senting for may mail to be delivered.

Postmoster Elvia Consuelo Antunez violated my rights as an emplyee and as a customer like a lot of other customers rights.

C)(1) Count III:
(2) Supporting Facts:
D) PREVIOUS LAWSUITS AND ADMINISTRATIVE RELIEF
1) Have you begun other lawsuits in state or federal court dealing with the same facts involved in this action or otherwise relating to the conditions of your imprisonment? Yes No I lyour answer is "YES", describe each lawsuit. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the same outline.)
a) Parties to previous lawsuit.
Plaintiffs:
Defendants:
b) Name of court and docket number:
c) Disposition (for example: Was the case dismissed? Was it appealed? Is it still pending?
d) Issues raised:

	e) Approximate date of filing lawsuit:	00000000000000	
	f) Approximate date of disposition:		
2)	I have previously sought informal or formal releif from the appropriate administrative officials regarding the acts complained of in Part C. Yes No If your answer is "Yes", briefly describe how relief was sought and the results. If your answer is "No," briefly explain why administrative relief was not sought.		
	E. REQUEST FOR RELIEF		
1)	I believe that I am entitled to the following relief:		
-	I need my work back and all this time th	lat	
7	I need my work back and all this time the I been with out my job, to be paid.		
	Your		
	Signature of Attorney (if any)  Signature of Petitioner	Access	

Attorney's full address and telephone number.

## DECLARATION UNDER PENALTY OF PERJURY

The undersigned declares under penalty of perjury that he is the plaintiff in the above action, that he has read the above complaint and that the information contained therein is true and correct. 28 U.S.C. Sec. 1746. 18 U.S.C. Sec. 1621.

Executed at US District house of Les Cruces N.M.

(Location)

(Date)